## IN THE UNITED STATES FEDERAL DISTRICT COURT FOR THE WESTERN DISTRICT OF MISSOURI

UNITED STATES OF AMERICA	]
(Fictitious Party)	]
Plaintiff	]
	]
v.	] Case No. 4:10-cr-00131-FJG-1
3	] (Cestui Que (Vie) Trust)
Denny-Ray: Hardin, sui juris	]
(Real Party of Interest)	]
Beneficiary	]

## MOTION FOR COPY OF COMPLAINT

Comes Now, Denny-Ray: Hardin, sui juris within Rule 3, of the Federal Rules of Criminal Procedure, to request a copy of the Complaint. Because Defendant was arrested without a warrant, Rule 5 (b) states the Court must have a complaint that meets Rule 4 (a)'s requirement of probable cause. Rule 5 (d) (1) Advice. If the defendant is charged with a Felony the Judge must inform the defendant...Rule 5 (d) (1) (A) the Complaint against the defendant and any affidavit filed with it;...The "Indictment" is not signed under the penalty of perjury and therefore fails to meet the 4<sup>th</sup> Amendment requirement of Probable Cause. If no lawful "Complaint" is present this case must be dismissed.



Denny-Ray: Hardin, sui juris All rights reserved UCC1-308 Formally UCC1-207